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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/620,654	07/16/2003	John Joseph Rabasco	06326 USA	1421
23543 75	590 05/19/2005		EXAM	INER
AIR PRODUCTS AND CHEMICALS, INC.			TARAZANO, DONALD LAWRENCE	
PATENT DEPARTMENT 7201 HAMILTON BOULEVARD			ART UNIT	PAPER NUMBER
	I, PA 181951501		1773	

DATE MAILED: 05/19/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)			
Office Action Summary	10/620,654	RABASCO ET AL.			
Onice Action Summary	Examiner	Art Unit			
TI MAIL DIO DATE CHE	D. Lawrence Tarazano	1773			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with th	e correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repulse of the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a reply body within the statutory minimum of thirty (30) I will apply and will expire SIX (6) MONTHS fee, cause the application to become ABANDO	e timely filed  days will be considered timely.  rom the mailing date of this communication.  NED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 22 F	February 2005.	•			
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Disposition of Claims					
4)  Claim(s) 1-18 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-18 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/	awn from consideration.				
Application Papers					
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct and the option of the specific part of the speci	cepted or b) objected to by the drawing(s) be held in abeyance.	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119		•			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list	nts have been received.  Its have been received in Application of the process of	eation No eived in this National Stage			
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Mai 5) Notice of Inform 6) Other:				

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-4, 6-11, and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Daniels et al. (5,872,181).

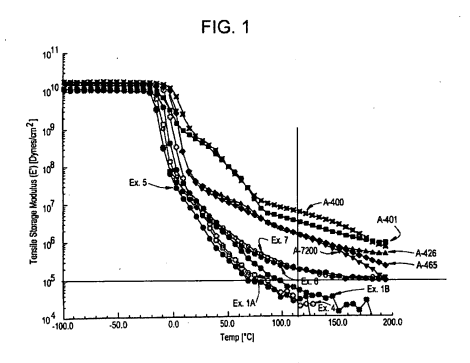


Figure 1, clearly teaches materials both commercial and working examples which have a storage modulus of greater than  $1 \times 10^5$  dynes / cm<sup>2</sup>. The materials are bonded to cotton fabric (column 9, lines 15+), which is an example of a cellulose material as claimed. Specifically example 6 contains 65% vinyl acetate, 23% ethylene, and 3% acrylic acid. As described in example 2 (the general method u sed to make example 6), polyvinyl a lcohol is present in the polymerization of the monomers.

Furthermore, Commercial Airflex TM materials (column 7, examples 8-12) also have the claimed storage modulus as shown in figure 1.

It appears that the have the heat of fusion and melting points claimed based on the materials and methods used to produce the polymers.

Specifically regarding the melting point of the polymers, there is clear reason to believe that the property would be inherent to the materials taught. First, the applicants claim a very broad range (35-110 deg C). Second the types of comonomers used and the amounts of them along with the polymerization conditions, follow closely to the process used by the applicants.

3. Additional monomers may use present including N-methylol acrylamide (column 2, lines 65+) and the amount of monomers claimed is clearly within the range claimed (column 2, lines

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Daniels et al.

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(5,872,181)

6. Regarding 5,872,181, additional monomers may use present including N-methylol

acrylamide (column 2, lines 65+).

7. It would have been obvious to one having ordinary skill in the art at the time the

invention was made to have used small amounts of N-methylol acrylamide in the polymers

taught since this comonomer is suggested.

8. Regarding claim 5, the examiner takes the position that "about 50%" ethylene is

suggested by the 45% ethylene suggested in the reference. The term "about" gives a certain

amount of latitude to the reference.

9. Regarding claims 11-18, since the background of the invention of the patent states that it

is conventional to coat pressure sensitive adhesives on paper to make paper labels etc... It would

have been obvious to one having ordinary skill in the art to have used either commercial products

or the materials taught by Daniels et al. to coat paper or cardboard with them to make adhesive

structure.

10. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Daniels et al.

(6,316,978).

11. US 6,316,978 clearly teaches polymers having the claimed storage modulus, while there

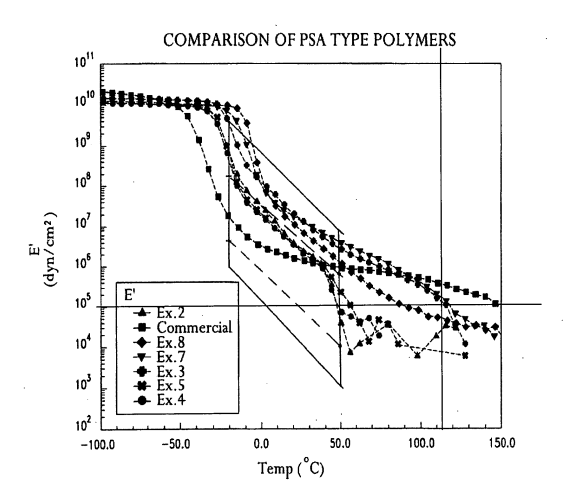
are no examples showing the polymers coated on paper or other cellulose material, they disclose

that pressure sensitive adhesives are widely use in the fabrication of "paper labels" (column 1,

lines 11+).

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12. Regarding claims 1-18, since the background of the invention of the patent states that it is conventional to coat pressure sensitive adhesives on paper to make paper labels etc... It would have been obvious to one having ordinary skill in the art to have used either commercial products or the materials taught by Daniels et al. to coat paper or cardboard with them to make adhesive structure.



13. Claim 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over

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Daniels et al. (5,872,181 or 6,316,978) as discussed above in view of Worrall (3,355,322).

14. Worrall teaches that copolymers used to coat cellulose can contain 20-70% ethylene and

80-30% vinyl acetate (column 1, lines 41+).

15. It would have been obvious to one having ordinary skill in the art at the time the

invention was made to have 50-70% ethylene and the corresponding amounts of other monomers

in the materials taught by Daniels et al. for coating paper substrates.

Response to Arguments

16. Applicant's arguments with respect to claims 1-18 have been considered but are moot in

view of the new ground(s) of rejection.

Request for Information under 37 CFR 1.105

17. MPEP: 706.02(c). Note that as an aid to resolving public use or on sale issues, as well as

to other related matters of 35 U.S.C. 102(b) activity, an applicant may be required to answer

specific questions posed by the examiner and to explain or supplement any evidence of record.

See 35 U.S.C. 132, 37 CFR 1.104(a)(2). Information sought should be restricted to that which is

reasonably necessary for the examiner to render a decision on patentability. The examiner may

consider making a requirement for information under 37 CFR 1.105 where the evidence of

record indicates reasonable necessity. See MPEP § 704.10 et seq.

18. It is clear that a series of Airflex<sup>TM</sup> matierals were on the market prior to the filing of the

instant application. Data in prior art patents teach that specific examples of these materials have

the claimed storage modulus (see 6,063,858, column 7). The examiner feels that it is necessary

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to know specifically how these materials were marketed to the public prior to the filing of the

instant applications; especially if there was any suggestion that they could be used on paper,

cardboard, fabric, or cellulose products. This information is necessary to in determining the

patentability of the instant claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to D. Lawrence Tarazano whose telephone number is (571)-272-

1515. The examiner can normally be reached on M-F 8:30AM to 6:00PM (second Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Carol Chaney can be reached on (571)-272-1284. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

D. Lawrence Tarazano

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Primary Examiner

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